EXHIBIT J

	00 12555 mg F	200 25021 11 Filed 02/14/	12 Entered 02/14/12 14	:1.1:42 Evhibit 1	
	38-13555-mg	District of New York		OF CLAIM	
Lehman Brothe c/o Epiq Solution	rs Holdings Claims Process	sing Center Py 2 C			
FDR Station, P.					
New York, NY	10150-5076	Louis			
In Re:		Chapter 11 Case No.			
Lehman Brothe	rs Holdings Inc.	08-13555	Filed HCBC Sou	thern District of New York	
Name of Debtor A	against Which Claim is Held	Case No. of Debtor		rs Holdings Inc., Et Al.	
Lehman Brothers	Holdings Inc.	08-13555	08-13	3555 (JMP) 0000066852	
NOTE: This fo	rm should not be used to m	ake a claim for an administrative expense	Í 101 10 10 10 1 00 100 100 100 100 100 100 100 100	INCH INN INN AND IN	
arising after the	commencement of the case	e. A request for payment of an			
		ant to 11 U.S.C. § 503. Additionally, this	1/1 [] ((1883) 1311		
form should not be used to make a claim for Lehman Programs Securities. (See definition on reverse side.)			THIS SPACE IS FOR COURT USE ONLY		
,			THIS STACE IS TO	R COURT COL ONET	
		and address where notices should be sent if	Check box to indicate that this claim		
different from C	Creditor)		amends a previously filed claim.		
Tobacco Settlen	nent Financing Corporation	ı	Court Claim		
c/o K&L Gates LLP			Number: 18991 (If known)		
599 Lexington A New York, New			(i) Moven)		
	Michaelson, Esq.	`	Filed on: <u>9/18/09</u>		
Eunice Ri	m, Esq.				
		- "			
		Email Address: Eunice.Rim@KLGates.com pe sent (if different from above)	☐ Check this box if you are aware that		
	nent Financing Corporation	,	anyone else has filed a proof of claim		
_	Avenue, 3rd. Floor		relating to your claim. Attach copy of statement giving particulars.		
New York, NY Attn: Genevieve			Check this box if you are the debtor		
Attii. Genevieve	D Agostillo		or trustee in this case.		
Telephone No.	(212) 688-40001	Email Address: GD'Agostino@nyhomes.org			
	Claim as of Date Case Filed:			5. Amount of Claim Entitled to	
	ur claim is secured, complete It ur claim is entitled to priority, c	em 4 below; however, if all of your claim is unsecur	ed, do not complete item 4.	Priority under 11 U.S.C. §507(a). If any portion of your claim falls in one	
	ur claim qualifies as an Admini	of the following categories, check the			
	oox if all or part of your claim is	box and state the amount.			
	ox if all or part of your claim i	Specify the priority of the claim:			
	IM IS BASED ON AMOUNT YOU MUST ALSO LOG ON	Domestic support obligations under 11 U.S.C. § 507(a)(1)(A) or (a)(1)(B).			
COMPLETE TH	E APPLICABLE QUESTIO	Wages, salaries or commissions (up to			
BE DISALLOWI	eo. oox if claim includes interest or	\$10,950), earned within 180 days before filing			
interest or addition	nal charges. Attach itemized st	of the bankruptcy petition or cessation of the debtor's business, whichever is earlier – 11			
on a Derivative Co	ontract or Guarantee.	U.S.C. § 507(a)(4).			
2. Basis for 6	Claim: LBHI's Guarantee of Reserve Fund Agreeme	Contributions to an employee benefit plan – 11 U.S.C. § 507(a)(5).			
	(See instruction #2 on re	Up to \$2.425 of deposits toward			
	• •	h creditor identifies debtor:		purchase, lease, or rental of property or	
	r may have scheduled account ee instruction #3a on reverse sic		services for personal, family, or household use - 11 U.S.C. § 507(a)(7).		
				Taxes or penalties owed to governmental	
	laim (See instruction #4 on rev		units - 11 U.S.C. §507(a)(8)		
informatio		n is secured by a lien on property or a right of set	off and provide the requested	Other – Specify applicable paragraph of 11 U.S.C. §507(a)(
	property or right of setoff: 🔲 l		☐ Other	11 0.3.C. §307(a)().	
Describe:_	ronarty: \$	Annual Interest Rate	 0/ ₋	Amounts entitled to priority:	
		of time case filed included in secured claim, if any:		s	
\$	Basis f	for perfection:			
Amount o	f Secured Claim: \$	Amount Unsecured: \$			
	f Claim that qualifies as an A ction #6 on reverse side.)				
		this claim has been credited for the purpose of makin	g this proof of claim	FOR COMPANY	
8. Documents	s: Attach redacted copies of an	y documents that support the claim, such as promiss	ory notes, purchase orders, invoices,	FILED RECEIVED	
		tach redacted copies of documents providing	1122		
evidence of perfection of a security interest. (See definition of "redacted" on reverse side.) If the documents are voluminous, attach a summary. DO NOT SENT ORIGINAL DOCUMENTS. ATTACHED DOCUMENTS MAY BE DESTROYED AFTER SCANNING.					
If the documents are not available, please explain: JUN 15 2010					
Date:		g this claim must sign it. Sign and print name and titl			
6/15/10	authorized to file this claim a power of attorney, it are	and state address and telephone number if different fr	rom the notice address above. Attach copy of	ANAMARUPTCY SOLUTIONS, LLC	
<i>'</i>	power of attorney, it				
	Danalta for museanting (raudulent claim: Fine of up to \$500,000 or in	priconment for up to 5 years, or both 18 I	IS C 88152 and 2571	

SOUTHERN DISTRICT OF NEW YORK	·X	
In re	: :	Chapter 11
LEHMAN BROTHERS HOLDINGS INC.	; ;	Case No. 08-13555 (JMP)
Debtor.	: : :	(Jointly Administered)

UNITED STATES BANKRUPTCY COURT

ADDENDUM TO AMENDED PROOF OF CLAIM OF THE TOBACCO SETLLEMENT FINANCING CORPORATION AGAINST LEHMAN BROTHERS HOLDINGS INC. (CASE NO. 08-13555) (JMP)

- 1. This claim (the "Amended Claim") amends and supercedes Claim No. 18991¹ filed by the Tobacco Settlement Financing Corporation (the "TSF") against Lehman Brothers Holdings Inc. ("LBHI") on September 18, 2009.
- 2. The TSF, Lehman Brothers Special Financing Inc. ("LBSF") and the Bank of New York ("BONY"), as trustee (the "Trustee"), are parties to that certain Reserve Fund Agreement dated as of June 19, 2003 (the "June 2003 RFA")² by and between TSF, LBSF and BONY and that certain Reserve Fund Agreement dated as of December 2, 2003 (the "Dec. 2003 RFA" and together with the June 2003 RFA, the "RFAs") by and between, TSF, LBSF and BONY. A copy of the RFAs has been uploaded to http://www.lehman-claims.com (the "Claims

¹ TSF filed Claim No. 41424 on October 19, 2009 in an attempt to amend Claim No. 18991. Claim No. 41424 inadvertently referenced Claim No. 21487 as the previous claim number being amended due to confusion regarding the similar legal names between the claimants of Claim Nos. 18991 and 21487. TSF submits this amendment to correct this error. LBHI (defined below) has agreed to deem this Amended Claim as having been filed on October 19, 2009.

² All capitalized terms used but not otherwise defined herein shall have the meanings attributed to them in the June 2003 RFA and the Dec. 2003 RFA as specified herein.

Website"), on October 19, 2009³, as a part of the Derivatives and Guarantee Questionnaires required by the Order Pursuant to Section 502(b)(9) of the Bankruptcy Code and Bankruptcy Rule 3003(c)(3) Establishing the Deadline for Filing Proofs of Claim, Approving the Form and Manner of Notice Thereof and Approving the Proof of Claim Form entered by the United States Bankruptcy Court for the Southern District of New York on July 2, 2009 in Case No. 08-13555 (the "Bar Date Order").

- 3. LBHI served as the credit support provider to LBSF under both RFAs and guaranteed the payment of all amounts payable by LBSF to TSF under the RFAs. A copy of LBHI's guarantee of LBSF's payment obligations under the June 2003 RFA and the Dec. 2003 RFA has been uploaded to the Claims Website, on October 19, 2009, as a part of the Derivatives and Guarantee Questionnaires required by the Bar Date Order.
- 4. The RFAs served as the investment vehicles through which TSF invested certain reserve funds (the "Reserve Funds") that served as a source of backup payment for debt service owed on tobacco settlement bonds issued by the TSF in 2003. The RFAs allowed the TSF to manage its finances by increasing the predictability of its cash flow from earnings on TSF's investments to satisfy the liquidity reserve requirements of TSF's tobacco settlement securitization bonds.
- 5. Under the terms of the June 2003 RFA, the TSF delivered a Scheduled Reserve Amount of \$170,659,179.00 to LBSF, upon which LBSF purchased Qualified Securities on behalf of TSF that were delivered to the Trustee on certain set Deposit Dates. When such securities matured, the TSF would deliver the Scheduled Reserve Amount to LBSF to purchase

³ The Derivatives and Guarantee Questionnaires submitted by TSF to the Claims Website on October 19, 2009 also inadvertently reference Claim No. 21487 as the underlying claim being amended following the entry of the Rejection Order (defined below) by the Bankruptcy Court and should instead reference Claim No. 18991 as the proper underlying claim being amended.

new securities. In exchange for the periodic purchase of securities, LBSF was required to guarantee a rate of return to the TSF on the Scheduled Reserve Amount under the June 2003 RFA equal to a rate per annum of 3.722%, assuming that the interest on the applicable security was compounded semi-annually on the basis of a year of 360 days with twelve 30 day months.

- 6. Under the terms of the Dec. 2003 RFA, the TSF delivered a Scheduled Reserve Amount of \$221,582,343.75 to LBSF, upon which LBSF purchased Qualified Securities on behalf of TSF that were delivered to the Trustee on certain set Deposit Dates. When such securities matured, the TSF would deliver the Scheduled Reserve Amount under the Dec. 2003 RFA to LBSF to purchase new securities. In exchange for the periodic purchase of securities, LBSF was required to guarantee a rate of return to the TSF on the Scheduled Reserve Amount equal to a rate per annum of 4.687%, assuming that the interest on the applicable security was compounded semi-annually on the basis of a year of 360 days with twelve 30 day months.
- 7. LBHI filed a voluntary petition for relief under title 11 of the United States Code on September 15, 2008 (the "Petition Date").
- 8. LBSF filed a voluntary petition for relief under title 11 of the United States Code on October 3, 2008.
- 9. Under section 7.3(a) of both RFAs, a Lehman Event of Default occurs if Lehman fails to cause a Qualified Dealer to deliver Qualified Securities on any Deposit Date, with a Purchase Price equal to the Scheduled Reserve Amount for such Deposit Date, and such failure is not cured within the Lehman Cure Period. See June 2003 RFA §7.3(a) and Dec. 2003 RFA §7.3(a).
- 10. By separate letters (the "Default Notices"), each dated September 14 2009, TSF notified LBSF of its defaults under sections 7.3(a) and (d) of each RFA as a result of (a) LBSF's

failure to deliver or cause to be delivered Qualified Securities on November 28, 2008 and May 29, 2009 in accordance with sections 2.1 and 2.2 of the RFA, which failure has continued beyond the applicable Lehman Cure Period, and (b) the institution by LBSF of a proceeding under title 11 of the United States Code on October 3, 2008. A copy of the Default Notices has been uploaded to the Claims Website, on October 19, 2009, as a part of the Derivatives Questionnaire required by the Bar Date Order.

- Pursuant to section 7.6(a) of the RFAs, if a Lehman Event of Default occurs under section 7.3(a) of the RFAs, then the TSF has the right to apply the Scheduled Reserve Amount to purchase Qualified Securities and to make a written demand for payment of TSF's losses, as calculated pursuant to section 7.7(b) of the RFA. See June 2003 RFA §7.6(a) and Dec. 2003 RFA §7.6(a).
 - 12. Section 7.7(b) of the RFAs provide:

If there is a Lehman Event of Default as described in Section 7.3(a) hereof, the amount of losses payable by Lehman upon demand therefore pursuant to Section 7.6(a) shall equal the Guaranteed Interest. In the event that Lehman has paid the Guaranteed Interest amount in connection with any Deposit Date, the Issuer shall pay to Lehman on the next succeeding Deposit Date an amount equal to the excess of the Guaranteed Interest so paid over the interest rate the Trustee actually earned by investing the related scheduled reserve amount in Qualified Securities on an overnight basis (or if the Trustee fails to invest such scheduled reserve amount in Eligible Investments (as defined in the Indenture) on an overnight basis, the amount of interest the Trustee would have earned on such scheduled reserve amount had the Trustee invested on an overnight basis).

(the "Section 7.7(b) Loss")

13. Under section 7.6(b) of both RFAs, if a Lehman Event of Default occurs due to Lehman becoming Insolvent or because LBHI's rating falls below "BBB-" or "Baa3" by S&P or

Moody's, respectively, the TSF can immediately terminate the RFAs by giving notice to Lehman with a copy to the Trustee. See June 2003 RFA §7.6(b) and Dec. 2003 RFA §7.6(b).

- 14. Pursuant to sections I and 7.3 of the RFAs, TSF is the Burdened Party due to the occurrences of the Lehman Events of Default under sections 7.3(a), (d) and (f). TSF, as the Burdened Party, has the right to calculate the Termination Amounts. See June 2003 RFA §§ I, 7.3 and Dec. 2003 RFA §§ I and 7.3.
 - 15. Section I of the RFAs define the Termination Amount as:

an amount, as determined by [TSF] reasonably and in good faith on the basis of the arithmetic mean of quotations from at least three Dealers of the amount, if any, that each such Dealer would require [TSF] to pay to the Dealer . . . or would pay to the [TSF] . . . in consideration of such Dealer entering into an agreement with the [TSF] . . . which would have the effect of preserving for the [TSF] the economic equivalent of its investment rights under [the RFA] for the period commencing on the termination date of [the RFA] and terminating on the last Bond Payment Date set forth in Exhibit A. . .

16. Under Section I of the RFAs, if the TSF is unable to obtain three Dealer quotations to determine the Termination Amount due under each RFA, the Termination Amount is:

the amount as reasonably determined in good faith by the [TSF], to be [TSF's] total losses and costs . . . in connection with the termination of [the RFA], including any loss of bargain, cost of funding or, at the election of [the TSF] but without duplication, any loss or cost incurred as a result of its terminating, liquidating, obtaining or reestablishing any hedge or related trading position, and;

provided further, however, that in any event the Termination Amount shall also include (A) any unpaid amounts due as of the date of termination of this Agreement (including any amounts due under Section 7.7 hereof) and (B) if such Termination Amount is being paid in connection with a termination of this Agreement following an Event of Default or if any Termination Amount otherwise due hereunder is not paid when due, the Termination

Amount shall also include incidental costs and expenses incurred by the Burdened Party in connection with such termination and the enforcement of its rights hereunder (including costs of collection and reasonable attorneys' fees). Any determination of the Termination Amount by the Burdened Party shall be conclusive and binding on the parties hereto absent manifest error. . .

(the "Total Loss").

- 17. Each RFA is a "securities contract" as that term is defined under section 741(7) of title 11 of the United States Code, 11 U.S.C. §§ 101 et seq. (the "Bankruptcy Code"). Pursuant to Section 562(a) of the Bankruptcy Code, the damages flowing from the rejection of a securities contract is calculated as of the date that the securities contract is rejected. See 11 U.S.C. § 562(a).
- 18. On October 16, 2009 (the "Rejection Date"), the United States Bankruptcy Court for the Southern District of New York entered an Order Authorizing Rejection of Reserve Fund Agreements (the "Rejection Order") and the RFAs were rejected as of the Rejection Date. A copy of the Rejection Order has been uploaded to the Claims Website, on October 19, 2009, as a part of the Bar Date Order.
- 19. As of the Rejection Date, TSF's Total Loss under the June 2003 RFA is \$47,876,724.30, which includes TSF's Section 7.7(b) Loss under the June 2003 RFA in the amount of \$5,254,152.81, TSF's termination losses under the June 2003 RFA in the amount of \$42,568,694.00 and TSF's incidental costs and expenses incurred in connection with the termination and enforcement of TSA's rights under the June 2003 RFA of \$53,877.49⁴.

⁴ The incidental costs and expenses incurred with respect to the termination and enforcement of TSA's rights under both the June 2003 RFA and the Dec. 2003 RFA equals \$107,754.98 (the "Aggregate Costs"). Half of the Aggregate Costs can be attributed to the June 2003 RFA. A copy of the schedule setting forth the Aggregate Costs as well as the applicable invoices related to such Aggregate Costs has been uploaded to the Claims Website, on October 19, 2009, as required by the Bar Date Order.

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- 20. As of the Rejection Date, TSF's Total Loss under the Dec. 2003 RFA is \$87,208,426.13, which includes TSF's Section 7.7(b) Loss under the Dec. 2003 RFA in the amount of \$8,702,700.64, TSF's termination losses under the Dec. 2003 RFA in the amount of \$78,451,848.00 and TSF's incidental costs and expenses incurred in connection with the termination and enforcement of TSA's rights under the Dec. 2003 RFA of \$53,877.49.5
- 21. Accordingly, as of the Rejection Date, the aggregate claim owing by LBHI, as LBSF's guarantor under the June 2003 RFA and the Dec. 2003 RFA, is \$135,085,150.43. A copy of a memorandum prepared by the Swap Financial Group detailing TSF's calculation of TSF's Total Loss under each RFA as of the Rejection Date has been uploaded to the Claims Website, on October 19, 2009, as a part of the Derivatives Questionnaire required by the Bar Date Order.
- 22. The filing of this Amended Claim shall not constitute: (a) a waiver or release of any rights of TSF against LBHI, (b) a waiver of the right of TSF to a trial by jury in any proceedings so triable in LBHI's bankruptcy proceeding or any controversy or proceedings related to LBHI's bankruptcy proceeding, (c) an election of remedies, or (d) a waiver or limitation of any procedural or substantive rights or any procedural or substantive defenses to any claim that may be asserted against TSF by LBHI, the Official Committee of Unsecured Creditors or any other party. In addition, TSF expressly reserves the right to withdraw or amend this Amended Claim for any reason whatsoever.

⁵ The Aggregate Costs incurred with respect to the termination and enforcement of TSA's rights under both the June 2003 RFA and the Dec. 2003 RFA equals \$107,754.98. Half of the Aggregate Costs can be attributed to the Dec. 2003 RFA. A copy of the schedule setting forth the Aggregate Costs as well as the applicable invoices related to such Aggregate Costs has been uploaded to the Claims Website, on October 19, 2009, as required by the Bar Date Order.

H \mathbf{A} N D

D E L I E R

FILED / RECEIVED

JUN 1 5 2010

EPIQ BANKBUPTCY SOLUTIONS, LLC

